

# Union Calendar No. 89

114TH CONGRESS  
1ST SESSION

# H. R. 1158

[Report No. 114-124]

To improve management of the National Laboratories, enhance technology commercialization, facilitate public-private partnerships, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 27, 2015

Mr. HULTGREN (for himself, Mr. PERLMUTTER, Mr. WEBER of Texas, Mr. SWALWELL of California, Mr. SMITH of Texas, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. NEWHOUSE, Mr. LIPINSKI, Mr. ROHRABACHER, Mr. FATTAH, Mr. NEUGEBAUER, and Mr. BEN RAY LUJÁN of New Mexico) introduced the following bill; which was referred to the Committee on Science, Space, and Technology

MAY 19, 2015

Additional sponsors: Ms. ESTY and Mr. GIBSON

MAY 19, 2015

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on February 27, 2015]

# A BILL

To improve management of the National Laboratories, enhance technology commercialization, facilitate public-private partnerships, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
 2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4       *(a) SHORT TITLE.—This Act may be cited as the “De-*  
 5 *partment of Energy Laboratory Modernization and Tech-*  
 6 *nology Transfer Act of 2015”.*

7       *(b) TABLE OF CONTENTS.—The table of contents of this*  
 8 *Act is as follows:*

Sec. 1. *Short title; table of contents.*

Sec. 2. *Definitions.*

Sec. 3. *Savings clause.*

**TITLE I—INNOVATION MANAGEMENT AT DEPARTMENT OF ENERGY**

Sec. 101. *Under Secretary for Science and Energy.*

Sec. 102. *Technology transfer and transitions assessment.*

Sec. 103. *Sense of Congress.*

Sec. 104. *Nuclear energy innovation.*

**TITLE II—CROSS-SECTOR PARTNERSHIPS AND GRANT COMPETITIVENESS**

Sec. 201. *Agreements for Commercializing Technology pilot program.*

Sec. 202. *Public-private partnerships for commercialization.*

Sec. 203. *Inclusion of early-stage technology demonstration in authorized technology transfer activities.*

Sec. 204. *Funding competitiveness for institutions of higher education and other nonprofit institutions.*

Sec. 205. *Participation in the Innovation Corps program.*

**TITLE III—ASSESSMENT OF IMPACT**

Sec. 301. *Report by Government Accountability Office.*

9 **SEC. 2. DEFINITIONS.**

10       *In this Act:*

11       *(1) DEPARTMENT.—The term “Department”*  
 12 *means the Department of Energy.*

1                             (2) *NATIONAL LABORATORY*.—The term “Na-  
2         *tional Laboratory*” means a Department of Energy  
3         *nonmilitary national laboratory*, including—  
4                             (A) *Ames Laboratory*;  
5                             (B) *Argonne National Laboratory*;  
6                             (C) *Brookhaven National Laboratory*;  
7                             (D) *Fermi National Accelerator Laboratory*;  
8                             (E) *Idaho National Laboratory*;  
9                             (F) *Lawrence Berkeley National Labora-  
10                             tory*;  
11                             (G) *National Energy Technology Labora-  
12                             tory*;  
13                             (H) *National Renewable Energy Labora-  
14                             tory*;  
15                             (I) *Oak Ridge National Laboratory*;  
16                             (J) *Pacific Northwest National Laboratory*;  
17                             (K) *Princeton Plasma Physics Laboratory*;  
18                             (L) *Savannah River National Laboratory*;  
19                             (M) *Stanford Linear Accelerator Center*;  
20                             (N) *Thomas Jefferson National Accelerator  
21                             Facility*; and  
22                             (O) any laboratory operated by the Na-  
23         *tional Nuclear Security Administration*, but  
24         only with respect to the civilian energy activities  
25         thereof.

1                             (3) *SECRETARY.*—The term “Secretary” means  
2                             *the Secretary of Energy.*

3                             **SEC. 3. SAVINGS CLAUSE.**

4                             *Nothing in this Act or an amendment made by this  
5     Act abrogates or otherwise affects the primary responsibilities  
6     of any National Laboratory to the Department.*

7                             **TITLE I—INNOVATION MANAGEMENT AT DEPARTMENT OF  
8                             ENERGY**

10                             **SEC. 101. UNDER SECRETARY FOR SCIENCE AND ENERGY.**

11                             (a) *IN GENERAL.*—Section 202(b) of the Department  
12     of Energy Organization Act (42 U.S.C. 7132(b)) is amend-  
13     ed—

14                             (1) *by striking “Under Secretary for Science”  
15     each place it appears and inserting “Under Secretary  
16     for Science and Energy”; and*

17                             (2) *in paragraph (4)—*

18                             (A) *in subparagraph (F), by striking “and”  
19     at the end;*

20                             (B) *in subparagraph (G), by striking the  
21     period at the end and inserting a semicolon; and*

22                             (C) *by inserting after subparagraph (G) the  
23     following:*

1               “(H) establish appropriate linkages between of-  
 2       fices under the jurisdiction of the Under Secretary;  
 3       and

4               “(I) perform such functions and duties as the  
 5       Secretary shall prescribe, consistent with this sec-  
 6       tion.”.

7       (b) CONFORMING AMENDMENTS.—

8               (1) Section 3164(b)(1) of the Department of En-  
 9       ergy Science Education Enhancement Act (42 U.S.C.  
 10      7381a(b)(1)) is amended by striking “Under Sec-  
 11      retary for Science” and inserting “Under Secretary  
 12      for Science and Energy”.

13               (2) Section 641(h)(2) of the United States En-  
 14       ergy Storage Competitiveness Act of 2007 (42 U.S.C.  
 15      17231(h)(2)) is amended by striking “Under Sec-  
 16      retary for Science” and inserting “Under Secretary  
 17      for Science and Energy”.

18       **SEC. 102. TECHNOLOGY TRANSFER AND TRANSITIONS AS-**  
 19       **SESSMENT.**

20               Not later than 1 year after the date of enactment of  
 21       this Act, and annually thereafter, the Secretary shall trans-  
 22       mit to the Committee on Science, Space, and Technology  
 23       of the House of Representatives and the Committee on En-  
 24       ergy and Natural Resources of the Senate a report which  
 25       shall include—

1                   (1) an assessment of the Department's current  
2       ability to carry out the goals of section 1001 of the  
3       Energy Policy Act of 2005 (42 U.S.C. 16391), includ-  
4       ing an assessment of the role and effectiveness of the  
5       Director of the Office of Technology Transitions; and  
6                   (2) recommended departmental policy changes  
7       and legislative changes to section 1001 of the Energy  
8       Policy Act of 2005 (42 U.S.C. 16391) to improve the  
9       Department's ability to successfully transfer new en-  
10      ergy technologies to the private sector.

11 **SEC. 103. SENSE OF CONGRESS.**

12       It is the sense of the Congress that the Secretary should  
13      encourage the National Laboratories and federally funded  
14      research and development centers to inform small businesses  
15      of the opportunities and resources that exist pursuant to  
16      this Act.

17 **SEC. 104. NUCLEAR ENERGY INNOVATION.**

18       Not later than 180 days after the date of enactment  
19      of this Act, the Secretary, in consultation with the National  
20      Laboratories, relevant Federal agencies, and other stake-  
21      holders, shall transmit to the Committee on Science, Space,  
22      and Technology of the House of Representatives and the  
23      Committee on Energy and Natural Resources of the Senate  
24      a report assessing the Department's capabilities to author-  
25      ize, host, and oversee privately funded fusion and non-light

1 water reactor prototypes and related demonstration facili-  
2 ties at Department-owned sites. For purposes of this report,  
3 the Secretary shall consider the Department's capabilities  
4 to facilitate privately-funded prototypes up to 20  
5 megawatts thermal output. The report shall address the fol-  
6 lowing:

7 (1) The Department's safety review and oversight  
8 capabilities.

9 (2) Potential sites capable of hosting research,  
10 development, and demonstration of prototype reactors  
11 and related facilities for the purpose of reducing tech-  
12 nical risk.

13 (3) The Department's and National Labora-  
14 tories' existing physical and technical capabilities rel-  
15 evant to research, development, and oversight.

16 (4) The efficacy of the Department's available  
17 contractual mechanisms, including cooperative re-  
18 search and development agreements, work for others  
19 agreements, and agreements for commercializing tech-  
20 nology.

21 (5) Potential cost structures related to physical  
22 security, decommissioning, liability, and other long-  
23 term project costs.

24 (6) Other challenges or considerations identified  
25 by the Secretary, including issues related to potential

1       *cases of demonstration reactors up to 2 gigawatts of*  
2       *thermal output.*

3       **TITLE II—CROSS-SECTOR PART-**  
4       **NERSHIPS AND GRANT COM-**  
5       **PETITIVENESS**

6       **SEC. 201. AGREEMENTS FOR COMMERCIALIZING TECH-**  
7                   **NOLOGY PILOT PROGRAM.**

8       (a) *IN GENERAL.—The Secretary shall carry out the*  
9       *Agreements for Commercializing Technology pilot program*  
10      *of the Department, as announced by the Secretary on De-*  
11      *cember 8, 2011, in accordance with this section.*

12      (b) *TERMS.—Each agreement entered into pursuant to*  
13      *the pilot program referred to in subsection (a) shall provide*  
14      *to the contractor of the applicable National Laboratory, to*  
15      *the maximum extent determined to be appropriate by the*  
16      *Secretary, increased authority to negotiate contract terms,*  
17      *such as intellectual property rights, payment structures,*  
18      *performance guarantees, and multiparty collaborations.*

19      (c) *ELIGIBILITY.—*

20          (1) *IN GENERAL.—Any director of a National*  
21          *Laboratory may enter into an agreement pursuant to*  
22          *the pilot program referred to in subsection (a).*

23          (2) *AGREEMENTS WITH NON-FEDERAL ENTI-*  
24          *TIES.—To carry out paragraph (1) and subject to*  
25          *paragraph (3), the Secretary shall permit the direc-*

1       *tors of the National Laboratories to execute agree-*  
2       *ments with a non-Federal entity, including a non-*  
3       *Federal entity already receiving Federal funding that*  
4       *will be used to support activities under agreements*  
5       *executed pursuant to paragraph (1), provided that*  
6       *such funding is solely used to carry out the purposes*  
7       *of the Federal award.*

8                 (3) *RESTRICTION.—The requirements of chapter*  
9       *18 of title 35, United States Code (commonly known*  
10      *as the “Bayh-Dole Act”) shall apply if—*

11                 (A) *the agreement is a funding agreement*  
12       *(as that term is defined in section 201 of that*  
13       *title); and*

14                 (B) *at least 1 of the parties to the funding*  
15       *agreement is eligible to receive rights under that*  
16       *chapter.*

17                 (d) *SUBMISSION TO SECRETARY.—Each affected direc-*  
18       *tor of a National Laboratory shall submit to the Secretary,*  
19       *with respect to each agreement entered into under this sec-*  
20       *tion—*

21                 (1) *a summary of information relating to the*  
22       *relevant project;*

23                 (2) *the total estimated costs of the project;*

24                 (3) *estimated commencement and completion*  
25       *dates of the project; and*

1                   (4) other documentation determined to be appropriate by the Secretary.

3                   (e) CERTIFICATION.—The Secretary shall require the  
4 contractor of the affected National Laboratory to certify  
5 that each activity carried out under a project for which an  
6 agreement is entered into under this section—

7                   (1) is not in direct competition with the private  
8 sector; and

9                   (2) does not present, or minimizes, any apparent  
10 conflict of interest, and avoids or neutralizes any actual  
11 conflict of interest, as a result of the agreement  
12 under this section.

13                   (f) EXTENSION.—The pilot program referred to in subsection (a) shall be extended until October 31, 2017.

15                   (g) REPORTS.—

16                   (1) OVERALL ASSESSMENT.—Not later than 60  
17 days after the date described in subsection (f), the  
18 Secretary, in coordination with directors of the National  
19 Laboratories, shall submit to the Committee on Science,  
20 Space, and Technology of the House of Representatives and the Committee on Energy and Natural  
21 Resources of the Senate a report that—

23                   (A) assesses the overall effectiveness of the  
24 pilot program referred to in subsection (a);

1                   (B) identifies opportunities to improve the  
2                   effectiveness of the pilot program;  
3                   (C) assesses the potential for program ac-  
4                   tivities to interfere with the responsibilities of the  
5                   National Laboratories to the Department; and  
6                   (D) provides a recommendation regarding  
7                   the future of the pilot program.

8                   (2) TRANSPARENCY.—The Secretary, in coordi-  
9                   nation with directors of the National Laboratories,  
10                  shall submit to the Committee on Science, Space, and  
11                  Technology of the House of Representatives and the  
12                  Committee on Energy and Natural Resources of the  
13                  Senate an annual report that accounts for all  
14                  incidences of, and provides a justification for, non-  
15                  Federal entities using funds derived from a Federal  
16                  contract or award to carry out agreements pursuant  
17                  to this section.

18 **SEC. 202. PUBLIC-PRIVATE PARTNERSHIPS FOR COMMER-**  
19                   **CIALIZATION.**

20                  (a) IN GENERAL.—Subject to subsections (b) and (c),  
21                  the Secretary shall delegate to directors of the National Lab-  
22                  oratories signature authority with respect to any agreement  
23                  described in subsection (b) the total cost of which (including  
24                  the National Laboratory contributions and project recipient  
25                  cost share) is less than \$1,000,000.

1           (b) *AGREEMENTS.*—Subsection (a) applies to—

2               (1) *a cooperative research and development*  
3               *agreement;*

4               (2) *a non-Federal work-for-others agreement; and*  
5               (3) *any other agreement determined to be appro-*  
6               *priate by the Secretary, in collaboration with the di-*  
7               *rectors of the National Laboratories.*

8           (c) *ADMINISTRATION.*—

9               (1) *ACCOUNTABILITY.*—*The director of the af-*  
10               *fected National Laboratory and the affected contractor*  
11               *shall carry out an agreement under this section in ac-*  
12               *cordance with applicable policies of the Department,*  
13               *including by ensuring that the agreement does not*  
14               *compromise any national security, economic, or envi-*  
15               *ronmental interest of the United States.*

16               (2) *CERTIFICATION.*—*The director of the affected*  
17               *National Laboratory and the affected contractor shall*  
18               *certify that each activity carried out under a project*  
19               *for which an agreement is entered into under this sec-*  
20               *tion does not present, or minimizes, any apparent*  
21               *conflict of interest, and avoids or neutralizes any ac-*  
22               *tual conflict of interest, as a result of the agreement*  
23               *under this section.*

24               (3) *AVAILABILITY OF RECORDS.*—*On entering an*  
25               *agreement under this section, the director of a Na-*

1       *tional Laboratory shall submit to the Secretary for*  
2       *monitoring and review all records of the National*  
3       *Laboratory relating to the agreement.*

4           *(4) RATES.—The director of a National Labora-*  
5       *tory may charge higher rates for services performed*  
6       *under a partnership agreement entered into pursuant*  
7       *to this section, regardless of the full cost of recovery,*  
8       *if such funds are used exclusively to support further*  
9       *research and development activities at the respective*  
10      *National Laboratory.*

11       *(d) EXCEPTION.—This section does not apply to any*  
12      *agreement with a majority foreign-owned company.*

13       *(e) CONFORMING AMENDMENT.—Section 12 of the Ste-*  
14      *venson-Wydler Technology Innovation Act of 1980 (15*  
15      *U.S.C. 3710a) is amended—*

16           *(1) in subsection (a)—*

17           *(A) by redesignating paragraphs (1) and*  
18      *(2) as subparagraphs (A) and (B), respectively,*  
19      *and indenting the subparagraphs appropriately;*  
20           *(B) by striking “Each Federal agency” and*  
21      *inserting the following:*

22           *“(1) IN GENERAL.—Except as provided in para-*  
23      *graph (2), each Federal agency”; and*

24           *(C) by adding at the end the following:*

1           “(2) *EXCEPTION.*—Notwithstanding paragraph  
2       (1), in accordance with section 202(a) of the Depart-  
3       ment of Energy Laboratory Modernization and Tech-  
4       nology Transfer Act of 2015, approval by the Sec-  
5       retary of Energy shall not be required for any tech-  
6       nology transfer agreement proposed to be entered into  
7       by a National Laboratory of the Department of En-  
8       ergy, the total cost of which (including the National  
9       Laboratory contributions and project recipient cost  
10      share) is less than \$1,000,000.”; and

11           (2) in subsection (b), by striking “subsection  
12       (a)(1)” each place it appears and inserting “sub-  
13       section (a)(1)(A)”.

14 **SEC. 203. INCLUSION OF EARLY-STAGE TECHNOLOGY DEM-**

15           **ONSTRATION IN AUTHORIZED TECHNOLOGY**

16           **TRANSFER ACTIVITIES.**

17       Section 1001 of the Energy Policy Act of 2005 (42  
18 U.S.C. 16391) is amended by—

19           (1) redesignating subsection (g) as subsection (h);

20       and

21           (2) inserting after subsection (f) the following:

22           “(g) **EARLY-STAGE TECHNOLOGY DEMONSTRATION.**—

23       The Secretary shall permit the directors of the National  
24 Laboratories to use funds authorized to support technology  
25 transfer within the Department to carry out early-stage and

1 pre-commercial technology demonstration activities to re-  
2 move technology barriers that limit private sector interest  
3 and demonstrate potential commercial applications of any  
4 research and technologies arising from National Laboratory  
5 activities.”.

6 **SEC. 204. FUNDING COMPETITIVENESS FOR INSTITUTIONS**

7 **OF HIGHER EDUCATION AND OTHER NON-**  
8 **PROFIT INSTITUTIONS.**

9 Section 988(b) of the Energy Policy Act of 2005 (42  
10 U.S.C. 16352(b)) is amended—

11 (1) in paragraph (1), by striking “Except as  
12 provided in paragraphs (2) and (3)” and inserting  
13 “Except as provided in paragraphs (2), (3), and (4)”;  
14 and

15 (2) by adding at the end the following:

16 “(4) EXEMPTION FOR INSTITUTIONS OF HIGHER  
17 EDUCATION AND OTHER NONPROFIT INSTITUTIONS.—

18 “(A) IN GENERAL.—Paragraph (1) shall  
19 not apply to a research or development activity  
20 performed by an institution of higher education  
21 or nonprofit institution (as defined in section 4  
22 of the Stevenson-Wydler Technology Innovation  
23 Act of 1980 (15 U.S.C. 3703)).

24 “(B) TERMINATION DATE.—The exemption  
25 under subparagraph (A) shall apply during the

1           *6-year period beginning on the date of enactment*  
2           *of this paragraph.”.*

3   **SEC. 205. PARTICIPATION IN THE INNOVATION CORPS PRO-**  
4           **GRAM.**

5       *The Secretary may enter into an agreement with the*  
6   *Director of the National Science Foundation to enable re-*  
7   *searchers funded by the Department to participate in the*  
8   *National Science Foundation Innovation Corps program.*

9           **TITLE III—ASSESSMENT OF**  
10           **IMPACT**

11   **SEC. 301. REPORT BY GOVERNMENT ACCOUNTABILITY OF-**  
12           **FICE.**

13       *Not later than 3 years after the date of enactment of*  
14   *this Act, the Comptroller General of the United States shall*  
15   *submit to Congress a report—*

16           *(1) describing the results of the projects developed*  
17   *under sections 201, 202, and 203, including informa-*  
18   *tion regarding—*

19           *(A) partnerships initiated as a result of*  
20   *those projects and the potential linkages pre-*  
21   *sented by those partnerships with respect to na-*  
22   *tional priorities and other taxpayer-funded re-*  
23   *search; and*

24           *(B) whether the activities carried out under*  
25   *those projects result in—*

- 1                             (i) fiscal savings;
- 2                             (ii) expansion of National Laboratory
- 3                             capabilities;
- 4                             (iii) increased efficiency of technology
- 5                             transfers; or
- 6                             (iv) an increase in general efficiency of
- 7                             the National Laboratory system; and
- 8                             (2) assess the scale, scope, efficacy, and impact
- 9                             of the Department's efforts to promote technology
- 10                            transfer and private sector engagement at the Na-
- 11                            tional Laboratories, and make recommendations on
- 12                            how the Department can improve these activities.



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**A BILL**

To improve management of the National Laboratories, enhance technology commercialization, facilitate public-private partnerships, and for other purposes.

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MAY 19, 2015

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed